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12	UNITED STATES DISTRICT COURT		
13	CENTRAL DISTRICT OF CALIFORNIA - WESTERN DIVISION		
14			
15	SUNIL KUMAR, Ph. D., an individual; and PRAVEEN SINHA, Ph. D., an	Case No. 2:22	-cv-07550-RGK-MAA
16   17	individual,		ON OF SCHEDULING DANT'S MOTION
18	Plaintiffs, v.	FOR JUDGM PLEADINGS	MENT ON THE
19	DR. JOLENE KOESTER, in her	Judge:	R. Gary Klausner
20   21	official capacity as Chancellor of California State University,	Trial Date:	Not Set
22	Defendant.		
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STIPULATION OF SCHEDULING FOR DEFENDANT'S MOTION FOR JUDGMENT ON THE PLEADINGS

RICHARD A. PAUL (SBN 57976) rich.paul@quarles.com JEFFREY P. MICHALOWSKI (SBN 248073) jeff.michalowski@quarles.com MATTHEW W. BURRIS (SBN 325569) matt.burris@quarles.com ADRIELLI FERRER (SBN 348069) adrielli.ferrer@quarles.com QUARLES & BRADY LLP 101 West Broadway, Ninth Floor San Diego, California 92101-8285 Telephone: 619-237-5200 Facsimile: 619-615-0700 Attorneys for Defendant STIPULATION OF SCHEDULING FOR DEFENDANT'S MOTION FOR JUDGMENT ON THE PLEADINGS

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## **RECITALS**

WHEREAS, on October 17, 2022 Plaintiffs SUNIL KUMAR and PRAVEEN SINHA (collectively, "Plaintiffs") filed this action against twenty Defendants – (i) DR. JOLENE KOESTER (in her official capacity as Chancellor of California State University) and (ii) each appointed trustee of the Board of Trustees of the California State University, LARRY L. ADAMSON, DIANA AGUILAR-CRUZ, DIEGO ARAMBULA, JACK B. CLARKE JR., ADAM DAY, DOUGLAS FAIGIN, JEAN P. FIRSTENBERG, WENDA FONG, LESLIE GILBERT-LURIE, LILLIAN KIMBELL, MARIA LINARES, JULIA I. LOPEZ, JACK MCGRORY, ANNA ORTIZ-MORFIT, **YAMMILETTE** RODRIGUEZ, **ROMEY** SABALIUS, LATEEFAH SIMON, CHRISTOPHER STEINHAUSER, and JOSE ANTONIO VARGAS, in their official capacities only. On December 14, 2022, Defendants filed their Answer.

**WHEREAS**, on February 28, 2023, Plaintiffs filed a stipulation to amend the Complaint such that the only named defendant would be Dr. Jolene Koester, in her official capacity as Chancellor of California State University ("Defendant").

WHEREAS, Defendant intends to file a Motion for Judgment on the Pleadings.

**WHEREAS**, in order to accommodate the schedule of Plaintiffs' counsel, Defendant has agreed to a modified filing schedule in relation to her Motion for Judgment on the Pleadings.

## **STIPULATION**

Plaintiffs and Defendant, by and through their respective counsel of record, hereby stipulate and agree as follows, pursuant to Local Rule 7-1.

1. On May 15, 2023 (or an alternative *later* date specified in the Court's Order on this stipulation), Defendant will file a Motion for Judgment on the Pleadings.

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1	2. No later than May 29, 2023 (or an alternative date specified in the		
2	Court's Order on this stipulation), Plaintiffs will file their Opposition to Defendant's		
3	Motion for Judgment on the Pleadings.		
4	3. No later than June 12, 2023 (or an alternative date specified in the		
5	Court's Order on this stipulation), Defendant will file her reply to Plaintiffs'		
6	Opposition.		
7	IT IS SO STIPULATED.		
8			
9	Dated: May 4, 2023 QUARLES & BRADY LLP		
10			
11	By: /s/ Jeffrey P. Michalowski		
12	RICHARD A. PAUL		
13	JEFFREY P. MICHALOWSKI MATTHEW W. BURRIS		
14	ADRIELLI FERRER		
15	Attorneys for Defendant		
16			
17	Dated: May 4, 2023 FOX ROTHSCHILD, LLP		
18	Dated. Way 4, 2023		
19	$\mathbf{p}_{m}$ / / $\mathbf{r}_{1}$ $\mathbf{r}_{G}$ $\mathbf{r}_{G}$		
20	By: <u>/s/ John J. Shaeffer</u> JOHN J. SHAEFFER		
21	MICHAEL K. TWERSKY (pro hac vice)		
22	BETH WEISSER (pro hac vice) Attorneys for Plaintiffs		
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20	STIPULATION OF SCHEDULING FOR DEFENDANT'S		
	MOTION FOR JUDGMENT ON THE PLEADINGS		

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